

'PRINCE CUPID' PASSES AWAY IN HONOLULU, T. H.

Jonah Kuhio Kalaniana'ole Was Delegate to Congress and a Member of the Former Royal Family.

(By The Associated Press.)

Honolulu, T. H., Jan. 7.—(By The Associated Press.)—Jonah Kuhio Kalaniana'ole, delegate to the congress from the territory of Hawaii, and member of the royal family under the Hawaiian monarchy died this morning.

Delegate Kalaniana'ole had been in poor health and recently was ordered to leave his physicians. He had planned to sail shortly for San Francisco, where he had intended to enter a sanatorium for treatment.

Kalaniana'ole had announced that this would be his last term in congress and within the past two weeks he refused to consider re-nomination. In politics he was a republican.

The delegate recently was appointed by Governor Farrington a member of the Hawaiian homes commission, created by congress, and stated that as a member of that body and privately he intended to devote the remainder of his life to the upbuilding of his race.

Prince Kalaniana'ole was first elected delegate in 1903 and has represented the territory continuously. He was a hereditary prince of Hawaii by the last of the island kings, King Kalakaua. He was born March 26, 1871, at Kapa, Island of Kauai.

Prince Kalaniana'ole, who was generally known to the territory as Kuhio, or as "Prince Cupid," a nickname given him in his college days, was the son of Prince David Kalapouli Pili, descendant of the king of the island of Kauai, the last of the independent monarchs to be overthrown by Kamehameha, the Great, who first brought the Hawaiian group under one crown.

The mother of the delegate to congress was Kakauike, sister of King Kalakaua's consort, Queen Kapiolani. With his brother, Prince David, Kawanakani, "Prince Cupid" was made heir presumptive to the throne by King Kalakaua and they were the heirs-at-law of the queen.

The prince had his first schooling in the royal school and later went to Punahou. Then he was sent to St. Matthew's college, San Mateo, Calif. He attended the Royal Agricultural college in England and followed this with a business course.

"Prince Cupid" always was a keen follower of outdoor sports. He married Elizabeth Kahana, daughter of the chief of the island of Maui, October 8, 1896, who survives him. They had no children.

POSTOFFICE ROBBERY IS ADMITTED BY BOY
(By The Associated Press.)
Mason City, Ia., Jan. 7.—A search through the contents of the waste paper bales at the post-office today revealed \$25,000 in checks to add to the \$7,000, the theft of which Cecil Jensen, nineteen-year-old son of Albert J. Jensen, confessed late yesterday. Confronted with the additional checks, the boy admitted to stealing them from boxes at the postoffice and discarding them in the lobby waste-paper basket, according to the police.

Along with the checks in the bales were contracts and mortgages which will bring the amount involved in the robberies to well over \$50,000.

The boy's arrest followed his purchase of roller skates, tendering a check for \$5.99.

Man Has Miraculous Escape

"I was told by our family physician that I could not live without an operation, as my liver and gall sack were in such a condition. I set the day to go to the hospital, but then I saw the advertisement of May's Wonderful Remedy. Since taking it I am feeling like a two-year-old. I am sure I never could have survived an operation. It is a simple, harmless preparation that removes the catarrhal mucus from the intestinal tract and allays the inflammation which causes practically all stomach, liver and intestinal ailments including appendicitis. One dose will convince or money refunded. For sale by Briggs' Pharmacy and druggists everywhere."

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STINSON ONE OF SAFEST PILOTS FRIENDS ASSERT

Kansas City, Mo., Jan. 7.—Ed-

die Stinson, who on December 30 set a world's record for continuous flying by remaining in the air 26 hours 19 minutes and 25 seconds, was one of the performers at the aerial meet held here last fall in connection with the American Legion national convention.

Stinson at that time was flying one of the bi-metal Larsen monoplanes, known as a "cabin cruiser," of the sort he used in establishing the new world's record. Many legionnaires were thrilled by his "stunt" flying, but persons familiar with the aviation game declared that in spite of his ability to perform "thrillers," Stinson was one of the safest and most careful of American pilots.

The day before the convention opened Stinson, who had flown here from New York, took a number of passengers up, including women and children. The enclosed cabin of the plane, which looked like a limousine body, held five passengers. Many of Stinson's guests were amazed at the steadiness and sense of stability they felt while taking a first flight, they said. With these passengers aboard, of course, the pilot did no "stunt" flying, but circled up gently, flew a few miles over the southern part of Kansas City, giving his passengers a view of hill and valley, of oil roads where motor cars seemed to be crawling along at snail's pace, of the Missouri river, broad and gleaming, and of the homes of rich people and poor, set out for all the world like a toy village.

The nearest thing to a thrill came when the pilot began to descend, a dip at a time. It gave you a sensation akin to that produced by an express elevator, starting down quickly. Stinson looked through the window and grinned. He is a pleasant, slender, smooth-faced chap, not at all inclined to boast of his achievements. His face is bronzed the year around from exposure to the sun and wind. He says he flies because he likes to, and because it is his game.

MRS. PEETE IS DENIED WRIT OF HABEAS CORPUS

(By The Associated Press.)

San Francisco, Calif., Jan. 7.—Application for a writ of habeas corpus to set aside the conviction and judgment of life imprisonment against Mrs. Louise Peete of Los Angeles for the murder of Jacob Denton, mining operator, was denied today by the United States district court here.

Mrs. Peete is serving her sentence in San Quentin, California, prison.

Court had been asked in the application to release Mrs. Peete from San Quentin prison to release Mrs. Peete on the ground that the law which permitted the selection of a thirteenth juror in the trial was unconstitutional.

A representative of the state attorney general was about to argue on a demurrer to the Peete application when the judge cut him short and said that the demurrer would be granted without argument.

"The petition does not sustain the points mentioned by counsel for Mrs. Peete," the judge said. "I am, therefore, prepared to sustain the demurrer. Counsel for the petitioner may appeal to a higher court if he desires to do so."

H. H. Chapin, Los Angeles, counsel for Mrs. Peete, announced out of court that he would take the matter to the United States supreme court. Mrs. Peete was not in court.

WILL OPEN GRAVES TO SATISFY CURIOSITY

(By The Associated Press.)

Winona, Minn., Jan. 7.—The graves of Miss Frances Hoch and her brother Joseph, will be opened Monday to satisfy public curiosity as to what is in their coffins. Chief of Police Riebau announced today.

Interest in the story told by Thomas Hoch, 49, the father, that he and another neighbor had opened the graves last week only to find nothing but bare skeletons, made it advisable to inspect the bodies, the chief said.

INDIAN AGENT IN U. S. SAYS EGYPT IS REVOLT SWEPT



Dr. M. Krishna.

Dr. M. Krishna, one of the three representatives of the Indian National Congress now in Chicago seeking American aid in the cause of India's freedom, says that the British government is withholding full reports of conditions in Egypt. He asserts that a cablegram he has received from Calcutta states that several hundred men have been killed in the rioting in Egypt.

NO INDICTMENTS ARE PRESENTED BY GRAND JURY

Lindsey's Charges of Violators of Pro Law Were Not Being Punished Are Not Substantiated.

(By The Associated Press.)

Denver, Colo., Jan. 7.—The county grand jury in a report submitted to Judge Warren A. Haggott, of the district court here today, announced that no indictments, among matters considered by the grand jury were charged made by Judge Haggott, of the juvenile court, that rich violators of the prohibition law were not being punished.

A certain public official, said the grand jury report, "has been brought before the grand jury, after he had sent an open letter to the grand jury and made statements outside of the grand jury, claiming that he was a witness against certain matters. With the exception of one person to whom he had talked, who had some knowledge of one particular matter, all the rest of his statements were based on newspaper clippings, hearsay and rumor."

"He requested us to summon before the grand jury a large number of persons who he said were violating the law and to force them to disclose wherein they had broken the laws of the state. Inasmuch as some of these offenses, according to his own statement, had occurred outside of Denver, they, of course, could not be investigated by this jury, and the others were not, for the reason that the constitution of the United States and the state of Colorado specifically state that no person shall be compelled in any criminal case to be a witness against himself. It was, therefore, have been useless to call such person before us. The grand jury believes that the time of the criminal court should not be wasted by indictments based on hearsay, rumor and newspaper clippings, and that unless there is sufficient evidence to convince the jury beyond a reasonable doubt of the guilt of the defendant, a bill should not be returned."

FEWER WEDDINGS AT VEGAS IN 1921 THAN IN PRECEDING YEAR
(Special Correspondence to The Journal.)
Las Vegas, N. M., January 7.—Was romance shattered along with prosperity when the slump hit the country a year ago? The number of young couples embarking on the sea of matrimony in San Miguel county in 1921, was 51 less than the number that launched their craft in 1920, according to the records of the County Clerk Perfecto Galegos. January was the best month for weddings in both years, and, singularly enough, there were fewer weddings in June than in either May or July in 1920, and fewer than May in 1921. Following is a comparative table of marriage licenses issued in the county in 1920 and 1921:

	1920	1921
January	56	45
February	27	24
March	13	25
April	35	30
May	32	28
June	25	20
July	32	16
August	23	23
September	18	20
October	28	18
November	35	25
December	31	22
Totals	352	301

LONG LOST PORTRAIT OF WASHINGTON FOUND

(By The Associated Press.)

New York, Jan. 7.—Discovery of the long lost ninth portrait of General Washington by the American master, Gilbert Stuart, was announced today by Hammond Smith. The picture, formerly supposed to be a copy by Vanderlin, is the property of Walter Jennings. Mr. Smith, upon removing several layers of varnish and over painting, said he discovered unmistakable evidence of the work of the master and art experts who have seen the picture concur in his opinion.

BANK STATEMENT.
New York, Jan. 7.—The actual condition of the clearing house banks and trust companies for the week (five days) shows that they hold \$56,744,170 reserve, in excess of legal requirements. This is an increase of \$29,577,950 from last week.

5-POWER PACT PROHIBITS USE OF POISON GAS

(Continued from Page One.)

next week, it is not unlikely that among other things it will see announcement of a definite agreement for clarification of the four-power pact so as to make it inapplicable to the major islands of Japan.

China's 21 Demands. The biggest element of potential delay remaining to be discussed are embraced in the Chinese request for consideration of the "twenty-one demands" and in the proposal to take up the problem of the Chinese railway concessions. Both of these may be reached before the end of another week, however, and it is apparent that the delegates are no longer to unduly prolong debate.

VOTE TO OUTLAW GAS AS A WEAPON OF WAR

Washington, Jan. 7 (by the Associated Press).—The five major naval powers through the naval committee today voted to outlaw gas as a weapon of war and in adopting the Root resolution to that end invited world adherence of all nations to the prohibition as a rule of international law.

The committee then turned to the third new agency of war with which it had been called to deal—aircraft, but had not completed discussion when adjournment was taken.

Indications were that there would be no effort to restrict airplane development through limitation of number, size or military characteristics. A sub-committee in a report recommended against such a course as both impracticable and unwise. Even if it were possible to curb lighter than air development, of fleets seemed improbable as the delegates apparently do not regard Zeppelins as a serious menace. The discussion, however, that the possibility, however, that a declaration against the bombing of open towns and cities might be later laid before the conference for approval, coupled with the fact that a contract to refrain from such acts as among themselves.

The anti-gas resolution went through as drawn by Elihu Root. It reads:

"The use in war of asphyxiating, poisonous or other gases and all other analogous liquids, materials or devices having been justly condemned by the general opinion of the civilized world and a prohibition of such use having been declared in treaties to which a majority of the civilized powers are parties, now to the end that this prohibition shall be universally accepted as a part of international law binding alike the conscience and the practice of nations, the signatory powers declare their assent to such prohibition, agree to be bound thereby between themselves and invite all other civilized nations to accede thereto."

In giving adherence of France to this doctrine, Albert Sarraut, head of the French delegation, said that while "the exercise of authority in the banning of gas warfare" did not seem practical, the Root proposal was none the less useful because it would be "a bond of union" among the five powers against the use of the most heinous and abhorrent method of warfare and also because the example they set for themselves possessed "a not inconsiderable persuasive power" on world action at large.

Arthur J. Balfour, for the British, in concurring in the Root resolution, argued that the history of international discussion on the subject since the Root proposal, now a new element of international law but a reaffirmation of that law. Such a course was valuable, he said, although it was a fact that the agreement would not relieve nations of the necessity of preparing themselves to guard against use of gas by an unscrupulous enemy.

Mr. Balfour finally committing the British delegation on the language of the Root proposal, Mr. Balfour expressed British acceptance of its policy.

Japan was brief. Mr. Hughes then presented the report of the aircraft limitation subcommittee, which was headed by Rear Admiral Moffatt, director of the naval air service. The findings were summed up in the following paragraph:

"It is the opinion of this committee that the limitation of military air power (as regards heavier than air craft) is not practicable at present."

Their reasons are as follows: "The difficulty of finding a basis for the prohibition of aircraft to be allotted to the various nations. The difficulty of devising technical methods to impose such limitations."

"The difficulty of enforcing such methods. The interdependence between air power and a commercial aircraft industry which it is not practicable to limit."

POLICY OF AMERICAN DELEGATION AT ARMS PARLEY IS ENDORSED

(By The Associated Press.)

Washington, Jan. 7.—The American advisory committee has endorsed to date an estimated total of 12,780,762 opinions from American public on arms subjects and more than 50 per cent of the opinions received from non-resident and individuals "endorse the policy" of the American delegation. It was said today in a statement.

More than 400,000 of the relations dealt with the submarine problem, 295,000 urging flat abolition of submarines. Similarly 326,675 expressions for abolition of gas warfare had come up in today.

MARQUIS OKUMA DID NOT DIE AS TOKIO REPORTED

Japanese Statesman Fell Into a State of Coma, Which Was Mistaken By His Physicians for Death.

(By The Associated Press.)

Honolulu, Jan. 7.—A report that Marquis Okuma is still alive, and that news of his death given out yesterday from Tokyo was erroneous, was contained in a Tokyo cablegram received here late today by the Japanese language newspaper Nippon Jiji. Attending physicians were quoted in the cablegram.

The marquis, officially declared dead yesterday, regained consciousness today and was still breathing slightly when the cablegram was filed, it declared. His physicians announced that a state of coma into which the marquis had fallen had been mistaken for death.

The news of Okuma's death was not officially announced in Tokyo until several hours after he had sunk into the state of coma.

Posthumous honors had been bestowed on Okuma, by the regent, Prince Hirohito, in the name of the emperor.

It was recalled that a somewhat similar case arose in connection with Field Marshal Terauchi, who like the marquis was officially pronounced dead, but regained consciousness a few days later. He died soon afterward.

SANDS IN RIVER EDER FOUND RICH WITH GOLD

(By The Associated Press.)

Berlin, Jan. 7 (by the Associated Press).—The sands in the river Eder have been found to be rich with gold, according to reports from Waldeck-Thuringia. Gold has been known to be in the river sands for several years, but until a recent drought which dried up the stream, it was not realized that the deposits were rich enough to make their exploitation commercially profitable.

Modern machinery is to be used and the prospectors say they are certain they can recover millions of marks worth of the yellow metal.

ENGAGES A SPECIAL CHEF TO FEED CUBS

(By The Associated Press.)

Chicago, Jan. 7.—President William Vrecek of the Chicago Cubs believes that the way to a ball player's heart is through his stomach, especially on the spring training trip. And Mr. Vrecek follows up his theory by engaging a special chef to accompany the squad to Catalina Island.

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18 ADDITIONAL FEDERAL JUDGES IS LATEST PLAN

(By The Associated Press.)

Washington, Jan. 7.—The senate judiciary committee, considering means of relieving crowded court dockets through increase in the number of judges, virtually agreed today to side-track the house bill providing twenty-one more judgeships and substitute the senate plan for eighteen additional judges to be named at large instead of by circuits, as proposed in the house measure.

While the subject was turned over to a sub-committee to work out, the committee was said to have decided on the policy of providing for judges at large and to have instructed the sub-committee so to frame the legislation.

It was stated by committee members that in deciding against the house plan which would assign the judges to particular circuits the committee had sought to meet the emergency and to put through legislation which would not precipitate extended fights on the floor because some circuit may not get all the judges its senators or representatives believed was necessary.

Journal Want Ads bring results.

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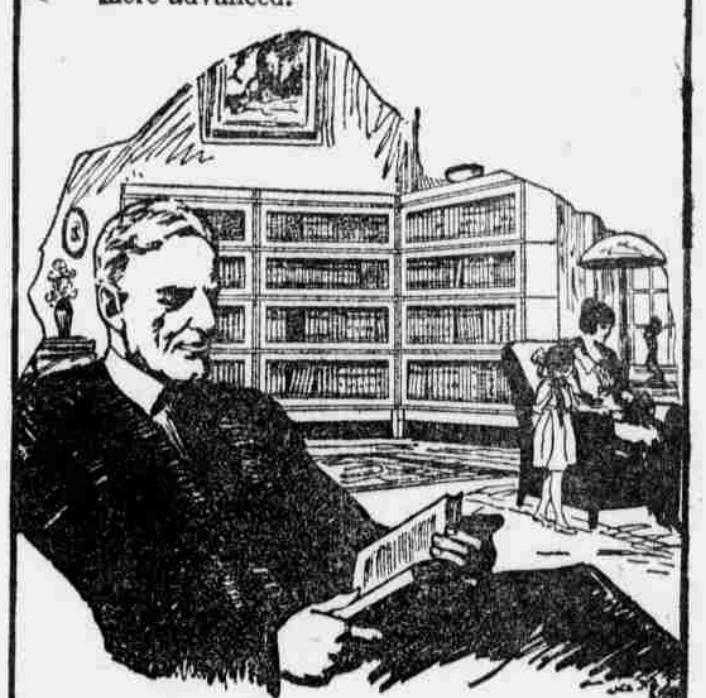
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